

REMARKS

Claims 1-16 have been rejected under 35 USC 102(e) as anticipated by Satomi. The rejection is respectfully traversed for the same reasons presented in the previously filed amendment, and for the following reasons.

Satomi fails to disclose which terminal(s) to communicate with base on registered information. In the claimed invention, as amended, terminal(s) are registered with a central entity. An inquiry is made to the central entity, where registration information about the terminal(s) is stored. Based on the registered information, an application is able to determine which terminal(s) to communicate with. In Satomi, there are two terminals, the user's portable terminal 400 and a usable P service terminal 100. The user can enter a P code at the P service terminal, which corresponds to information stored in the IP server 300. However, the IP server has nothing to do with the administration of either the portable terminal 400 or the P service terminal 100. Rather, the IP server 300 notifies a P service terminal user of a P code informed from the P service server 200 by inserting the P code on media 610 such as newspapers and magazines or describing the P code in mail information transmitted to the user's portable terminal 400 using a portable telephone mail service 600.

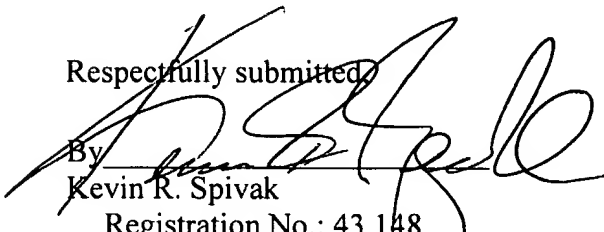
In view of the above, each of the presently pending claims in this application is believed to be in immediate condition for allowance. Accordingly, the Examiner is respectfully requested to withdraw the outstanding rejection of the claims and to pass this application to issue. If it is determined that a telephone conference would expedite the prosecution of this application, the Examiner is invited to telephone the undersigned at the number given below.

In the event the U.S. Patent and Trademark office determines that an extension and/or other relief is required, applicant petitions for any required relief including extensions of time and authorizes the Commissioner to charge the cost of such petitions and/or other fees due in connection with the filing of this document to Deposit Account No. 03-1952 referencing docket no.449122009800.

However, the Commissioner is not authorized to charge the cost of the issue fee to the Deposit Account.

Dated: January 10, 2005

Respectfully submitted,

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